

The Toronto World

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CIRCUMLOCUTION.

The Toronto World believes in government ownership and government service. We are at times aggrieved by what seems lack of efficiency or lack of quick action in cases where quick action is called for.

Will somebody please tell us why the two governments, the provincial and federal, are not equal to these two situations? The railway commission that administers the government railway must be prepared, if it undertakes to supply rail and telegraphic service to that country, to do so efficiently, and especially to keep the telegraphic service, which is a very cheap proposition, up to requirements.

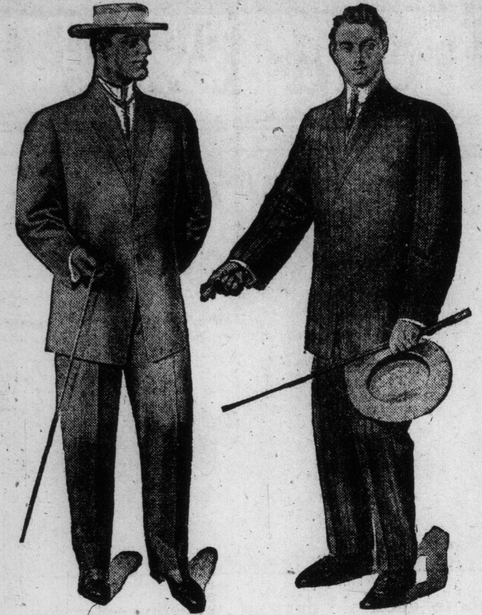
The World ventures to say that it could send up two reporters and have a telegraphic line working within a week, and that in two days a newspaper reporter could organize a postal service between the railway and new mining camps that would do the trick.

But somehow neither the postal department at Ottawa nor the railway authorities have so far been able to satisfy efficiently these two crying wants.

The World is prepared to undertake the job on a moment's notice and "have it got done in quick order," to use a well-known phrase of a celebrated writer. Why can't the government do likewise?

DAYLIGHT SAVING.

Mr. Willett's Daylight Saving Bill has again received a second reading in the British House of Commons and been sent to a select committee. As originally submitted last session the bill proposed to advance the clock 30 minutes by four alterations of 20 minutes each in April and to put it back 30 minutes by four alterations in September.



To be well-dressed is to look nice; to be less well-dressed is to look stunning and up-to-date; to be over-dressed is to look unbecoming.

The Semi-ready idea is to select fabrics and to formulate designs which will be both becoming and attractive to men of good taste in dress. Because they are cheaper than a gentleman has been accustomed to paying is proof only of modern methods—of system, organization and wholesale dealing between the mills and the customer.

Semi-ready Tailoring

Ed Mack, Limited, 81 Yonge Street, Toronto.

IN THE LAW COURTS

ANNOUNCEMENTS.

Osgoode Hall, March 16, 1905. Motions set down for single court for Wednesday, 17th inst., at 11 a.m.: 1. Decour v. Brunel.

Remptory list for divisional court for Wednesday, 17th inst., at 11 a.m.: 1. Myerscough v. Merrill.

Remptory list for jury assize court, Wednesday, March 17, at city hall, at 10 a.m.: 1. Armstrong v. C. P. Railway.

Remptory list for non-jury assize court, Wednesday, March 17, at city hall, at 10 a.m.: 1. Goldie v. Uxbridge.

Master's Chambers. Before Cartwright, Master. Re Solicitors—G. Grant, for the client, on motion for taxation of solicitors' bill of costs, delivered on 15th inst., 1905.

Re Hebert v. Evans and 15 other actions.—F. J. Roche for three defendants, appealed from judgment of the master in chambers, Meadrop Young, K.C., for plaintiffs, contra. A. G. Ross, for third parties, contra. This action was by plaintiffs to elect as to whether this action be dismissed without costs.

Single Court. Before Teetzel, J. Donaldson v. James—G. H. Sedgewick, for plaintiff, moved ex parte for an injunction restraining defendant from assigning, transferring, encumbering, or in any way dealing with or voting on any shares in the defendant company, except 24 shares held by him prior to the month of December, 1903, and restraining the defendant company until the 18th inst. from recording or permitting any transfer of other shares with said shares, and from issuing any certificates therefor to any person.

Divisional Court. Before Meredith, C.J. Magee J., Latchford, J. Canada Carriage Company v. Lea—J. Becknell, K.C., for M. Lea, on appeal from the judgment of Anglin J., of 4th December, 1904. G. Lynch-Staunton, K.C., for plaintiffs, contra. Argument of appeal.

first action and for plaintiffs in second action, moved for consolidation of the actions. D. G. Galbraith, contra. Order made. Second action to be proceeded with. Costs in cause.

Hancock v. Armstrong—R. H. Parmenter for judgment creditor, moved for an attaching order, returnable before the Judge of the County Court of York. Order made, returnable at such time as the Judge may appoint.

McDougal v. Snyder—E. G. Graham (plaintiff), moved ex parte for an order for the examination de bene esse of a witness over 90 years of age, her residence in the township of Chinguacousy, by the local master at Brampton. Order made.

Union Trust Company v. Crichton—Hughes (Robinet & Co.), for defendants, moved on consent for an order dismissing action and vacating its pendens. Order made.

Curry v. Main—Cohen (McWhinney & Co.), for defendant, moved on consent for order dismissing action without costs. Order made.

McShea v. M. C. Railway—Ingram (Kingmill & Co.), for defendant, moved on consent of plaintiff's solicitor for an order dismissing action without costs. Order made.

O'Neil v. Silk—D. O. Cameron, for judgment creditor, moved absolute an attaching order. No one for judgment debtor. Garnishees admitting per letter \$10.98, order made for payment of that amount.

Ready v. Imperial—E. W. Boyd, for plaintiff, moved on consent for an order dismissing action, with costs, payable by defendants forthwith. Order made.

Wilson v. Clair—E. E. Wallace, for plaintiff, moved for an order for issue of writ for service out of jurisdiction. Order made.

McBrady v. Irvine—R. R. Waddell, for plaintiff, moved on consent for an order dismissing action without costs. Order made.

British Type Founders' Agency Company v. National Press—E. G. Long, for plaintiffs, moved for an order for replevin. No one for defendant. Garnishees admitting per letter \$10.98, order made for payment of that amount.

Herod v. Egan—Macdonald (Johnston & Co.) moved for an order changing venue from Toronto to Brampton. A. A. Bond, for plaintiff, contra. Order made. Costs in the cause.

McCord v. McCord—Stockton (Johnston & Co.), for defendant, moved to dismiss action for want of prosecution. No cause shown. Order made.

Judges' Chambers. Before Mulock, C.J. Harcourt, K.C., for administratrix and others, moved on consent for an order allowing writs to be issued. Order made.

Re Shand, Leask v. Burns—W. E. Middleton, K.C., moved for an order for payment out of court, in accordance with findings of master's report. F. W. Harcourt, K.C., for the infant. Order made.

Re Dominion Co-operative Association.—W. J. McWhinney, K.C., moved for an order for the winding up of the company. Order made. E. R. C. Clarkson appointed liquidator. Reference to George Appelle, K.C., official referee.

Re O'Donohue a lunatic—Grayson Smith, for the executor, moved for payment out of the money in court to the credit of the deceased lunatic. Order granted.

Re Pelek Spohn v. Pelek—R. T. Harding (Stratford) moved for an order for administration. S. Smith, K.C., for executor, contra. Order that the money of the estate be paid into court, and that the interest thereon be paid out quarterly. Costs out of fund. Clerk in chambers to advertise for creditors and file the costs, and to give notice to parties entitled to be paid out of court to parties entitled. Order made.

Re Hood Estate—F. Aylesworth moved for sale of an infant's estate. F. W. Harcourt, K.C., for infants. Order made.

Re Gilmour v. T. H. & B. Railway—Sperre-Gilmour v. T. H. & B. Railway—Sperre-Gilmour v. T. H. & B. Railway, who has attained her majority, moved for an order for payment of her share out of court. Order made.

Re Fick—J. A. McAndrew, for mother, moved for an order for payment out of court of \$200 for educational purposes. F. W. Harcourt, K.C., for infants. Order made.

Re Bryan, a lunatic—J. Aylesworth moved for confirmation of report and discharge committee (the lunatic is dead). Stands till Friday next.

Re Carr, deceased—Casey Wood, for executrix, moved for an order for the payment out of court of money standing to credit of deceased lunatic. The official guardian is notified and the motion may be received.

EATON'S DAILY STORE NEWS

ANNOUNCEMENT

TO-DAY will be shown on living models Merovingian costumes from Paris. A decided innovation of fashion showing radical style departures. Merovingian styles developed from a costume by Redfern, worn by a prominent Parisian actress in a play depicting scenes of the time of the Merovingian, about 700 years ago. 'Tis said these styles have a decided influence on coming fashions. See them TO-DAY in Women's Suit Section—Second Floor.

Some of the New Suits at 13.50

Handsome Spring Materials—Stylish New Models FIGURING strongly in the moderately-priced suits are these fashionable colored worsteds, in striped designs.

The favorite grounds are smoke, drab, browns and olives—and some very handsome effects, both in the narrow, hardly visible stripes and the wider, more pronounced and exceedingly dressy ones are shown at this price—\$13.50.



The coats are of the single-breasted three-button model with broad lapels, vent in back and cuffs on sleeves; the forepart well canvased and the shoulders squarely built up; lined throughout with Italian cloth, sizes 35 to 44. A well tailored suit, offering very desirable choice in patterns and colorings and exceedingly good buying at . . . 13.50

Two of the New Spring Overcoats

Of Striped English Cheviot Cloth One, a 44-inch Chesterfield—Is in a fawn and grey stripe with old gold thread. You should see it. Well lined and tailored to a dressy style.

The other, a 34-inch Topper—Is a brown ground with grey pin stripe, and it looks handsome. The prices, each \$10.00 and . . . 10.50

Men's New Spring and Summer Underwear

Men's Balbriggan Underwear, shirts or drawers, with saten bindings and pearl buttons, close fitting cuffs and ankles, natural shade, sizes 34 to 44; the correct weight for Spring and summer; per garment 25

Men's Fur Caps and Collars In An Unusual Dispersion

Not many "saving" opportunities of the season will compare with this final clear-up.

CAPS—WEDGE AND DOMINION STYLES. COLLARS—ADJUSTABLE TO FIT ANY ORDINARY OVERCOAT.

German otter, copper rat and Persian lamb furs. On some the savings 1.95 are indeed gigantic. Choose early. The clear out price, each 1.95

Eatonia Quality Tan Shoes For Dressy Spring Wear

There's a smartness about the Tan Shoe that appeals particularly to the dressy man or woman, and there's a distinctiveness and style about the "Eatonia" quality that commends this boot to all admirers of highest grade footwear. Eatonias are made with care and deliberation, every detail of style and finish carefully considered and only the best and most reliable materials used in their construction. Eatonias look well, fit well, wear well, and, regardless of improvements, are the same low price.

SEE THE STYLES IN TAN WE SHOW THURSDAY—LIGHT TAN, DARK TAN, MEDIUM AND CHOCOLATE SHADES, AND OXBLOOD

- Men's Eatonia, choice shade of tan willow calfskin in laced or Blucher styles, Goodyear welted soles, popular shade, price 3.00
Men's Eatonia, dark rich chocolate colored kid, Blucher, top, Goodyear soles; price 3.00
Men's Eatonia, the new wing tip, tan calfskin, neatly perforated around seams and edges, Goodyear welted soles, Blucher top 3.00

THE T. EATON CO LIMITED 190 YONGE STREET TORONTO

MICHIE'S Finest blend Java and Mocha Coffee at 45c lb. is in a class by itself. It is a breakfast necessity. Michie & Co., Lt d 7 King St. West.

resumed from yesterday and concluded. Judgment reserved. Canadian Rubber Company v. Connor—A. Lemieux (Ottawa), for the plaintiffs, appealed from the judgment of the County Court of Carleton of 7th January, 1905. D. J. Macdougall (Ottawa), for defendants, contra. This action was by plaintiffs who are manufacturers of rubber goods, Montreal, against defendant manufacturers of washing machines and clothes wringers, at Ottawa, to recover the price of certain goods sold and delivered to the defendants in January, 1907. The defendants contended that the goods furnished were found to be quite useless for the purpose for which they were intended. At the trial judgment was given dismissing the action, with costs, and

giving judgment for the defendants on their counter-claim for \$13.48. Plaintiffs' appeal is from that judgment. Judgment reserved. DR. A. W. CHASE'S 25c. CATARRH CURE is sent direct to the diseased parts by the Improved Bissard. Heals the ulcers, clears the air passages, stops droppings in the throat and permanently cures Catarrh and Hay Fever. Bissard's free. All dealers or Dr. A. W. Chase Medicine Co., Toronto and

OLD GOLD CIGARETTES. Give me last quarter, I could only get a fifth. INSPECTION AT ALL PORTS. Recommendation of the Brantford Grand Jury. BRANTFORD, March 16.—(Special)—At the spring assizes here to-day true bills were returned on two indictments against Jos. McGuire, formerly Grand Trunk switchman in the local yards, for criminal neglect and manslaughter, for criminal neglect and manslaughter, for criminal neglect and manslaughter.

ESTABLISHED 1873 THE STANDARD BANK OF CANADA Head Office - - - Toronto \$1.00 OPENS AN ACCOUNT In our Savings Department. Deposits of \$1 and upwards are received, on which the highest current rate of interest is allowed. No Delays in making Withdrawals Savings Bank Department in Connection with all Branches. Head Office & Toronto Branch: Cor. Jordan & Wellington Sts Bay St., Temple Building. Market St., Cor. King & Market. Parkdale, Queen St. West. Yonge St., Cor. Yonge & Charles.